PAW PAW, MICH., JAN. 27, 1892.

The Latest Chilian News. a cablegram to-day from Minister Egan at Santiago, in which he states that repetition of them. President Montt was not at this time

"The Baths." fairs, requested Minister Egan to ask a shall pay the cost .- Inter Ocean. delay of one or two days from his government until President Montt could

be recalled to Santiago. On his return

a reply would be sent to the demand of

the United States for reparation. It is understood that this delay will be granted and that Secretary Blaine so informed Chilian Minister Montt this morning at an interview between them at the state department.

The delay, however, does not change the situation. The president to-day sent his special message on the Chilian affair to congress, along with all the correspondence, and if the stipulations set forth in the ultimatum sent Chili, Friday, are not fulfilled diplomatic rela- | For any other business but the reading of the bills; tions between the United States and For the reading and the pleading of the bills. Chili will at once be broken off. In the meantime congress being in possession of all the facts will undoubtedly take such action as can be agreed upon, the matter.

Justice Bradley.

It is a singular fact that the fame of membered in history chiefly as the refusal to do so. member of the Electoral Commission whose vote gave the Presidency in 1877 to the Republican candidate. In that action it has never been alleged that he had a dishonorable motive, and he gave sound reasons for his decision.

Of course he was the object of bitter partisan attack; but that ceased in the course of time, and all now unite in paying just tribute to the memory of one who was a patriotic public servant in the war for the Union, and whose career on the bench has been without stain, and never even assailed, save in dent Cleveland was defeated for rethe instance mentioned, when party election in 1888 because of his attitude rage and disappointment spared no one who had a part in earrying to a legiti- was known to be as firmly opposed to mate result the undoubted will of the the free and unrestricted coinage of

The Ultimatum.

The Chilian question now has this much of certainty about it, that very shortly it either will be eliminated by apology and reparation or translated done quickly.

It is to be hoped rather than expect- cian generally "takes his'n straight." ed that the ambitious little republic may do the right thing. Precedents give little ground for expectation that the Chilians will apologize without compulsion. For years past they have been insolent and quarrelsome toward all on about its ordinary and more imporforeign nations, though their ill-will toward the United States has been most offensively pronounced.

The Chilians are like the Chinese in this, that they believe that their trade, weeks after the next president of the their commerce, their navy, their army, United States has been named at Mintheir everything is greater and better than that of any other nation. They think that the United States is a tenthfostered vessels of Great Britain and declivities of the Andes. Germany are coming and going continually. Trade goes with ships, and and British merchants resident in Chili

to one United States citizen. During the late war of revolution in Chili the German and British residents the Democratic convention to Chicago, were in sympathy with the Congress. Illing's can be carried for its nominee. ionalists and opposed to Balmaceda, Mr. Brice always was something of a because he was favorable to a reciproc- rainbow-chaser. ity agreement with the United States. On the other hand, the administration of this country, while not specially fav- bled with Neuralgia and Rheumatism, his orable to Balmaceda, felt itself obliged stomach was disordered, his Liver was affectto acknowledge him as the elected ed to an alarming degree, appetite fell away, President of the Chilian Republic, and strength. Three bottles of Electric Bitters to prevent the revolutionary or Con- cured him. gressional party from obtaining munitions of war from United States ports. It could not do otherwise, in view of and seven bottles of Bucklen's Arnica Salve, the position that it assumed and the and his leg is sound and well. demands that it enforced upon foreign countries during the war of secession. The German and British merchants one box Bucklen's Arnica Salve cured him resident in Chili have made constant entirely. Sold by J. D. Hamilton, at the use of the Itata affair to embitter the Chilian mind against the United States and thereby to prevent the consummation of a reciprocity treaty that Is the title of the latest illustrated pamwould militate against their present phlet issued by the Chicago, Milwaukee Berlin concerning the status, and they read German and English newspaper opinions, founded on their false dispatches, to the Chilians, intending to delude them into a belief that the control of Chilian commerce. They

navies of the two great European powers vould interfere were the United States to proclaim war. They counted something, also, on our somewhat disorganized war navy. They did not know what powerful vessels we had in course of construction, and they had forgotten how quickly we created a navy in 1812, and again in 1861 and the years directly A press dispatch dated Washington, following. Chili listened credulously Jan. 25, says: Secretary Blaine received to the British and German stories, and grew more insolent toward us with the

This belongs to the past. The future in Santiago, having gone to a watering must bring speedy and ample apology place in the mountains of Chili, called or speedy and vigorous war. Nor, in the event of war, should it be forgotten In the absence of President Montt, that the modern rule of Britain and Senor Pereira, minister of foreign af- Germany is that the conquered nation

O, the Bills. Hear the tumbling of the bills, Silver bills, free-trade bills, And Alliance emanations to right all our

human ills. There they fall, while clerks bawl In the Senate or the House, Word floodlets fairly douse The members as the poll Of the states is called by roll And the bills, both big and small, Through which the reptiles crawl, For Kalamazink's new hall And another Treasury trawl,

me forth; while the Democrats smile blandly as Mr. Holman trills Of the latest in retrenchment while his voice

And no time found -Philadelphia Press.

No reasonable person or government can accuse President Harrison and his cabinet of being hasty or unreasonable either to chastise the Chilians or drop in their treatment of the Chilian question. Over three months have passed since our sailors were murdered in cold blood in the streets of Valparaiso, the greastest lawyers and jurists is sel. simply because they wore the Ameridom more than ephemeral. Unless can uniform. The American people their names be connected with some will stand a good deal, but they will great historical incident the living gen- not submit to such acts without resenteration soon forgets them and the next ing it. Chili has been given ample time generation knows nothing about them. and must make answer to the demands The late Justice Bradley was a learned of our government for apology and replawyer and judge, but he will be re- aration or take the consequences of her

> A poll of the Ohio Legislature shows that forty-three of the Republican members favor the nomination of Secretary Blaine, sixteen are for Harrison, four for McKinley, and twenty-five were non-committal. Among the Democrats twenty-two are for Hill, eight for Cleveland, one for Gorman, and four noncommital. Ex-Governor Campbell is soon forgotten by his party at home.

The declaration of Bland that Presion silver is absurd. General Harrision silver as Mr. Cleveland, and that question cut no figure whatever. Mr. Cleveland was defeated on the protection

The fact that Chicago was enduring a water famine did not seem to scare from the arena of debate to that of war. the Democrats a bit when casting about That which henceforth is done must be for a location for their national convention. The average Democratic politi-

> might advertise and let out the little job of flogging Chili to California or Texas, and let the rest of the Union go

> Chicago captured the Democratic National convention, which is to meet in that city on Tuesday, June 21, just two

A clever New Yorker has issued maps rate power, because, and this is largely of South America-"before and after," our own fault, our ships visit their the latter showing an aching void ports but seldom, while the subsidy- where Chili now clings to the western

Ex-President Cleveland says he is not as there are ten British and German thinking about his candidacy for the vessels to one American visiting the presidential nomination. The Demo-Chilian ports, so there are ten German cratic party seems to be in much the same frame of mind.

Senator Brice thinks that by taking

Specimen Cases

S. H. Clifford, New Castle, Wis., was trou-

Edward Shepherd, Harrisburg, Ill., bad a cent. running sore on his leg of eight years' stand-Used three bottles of Electric Bitters

John Speaker, Catawba, O., had five large Fever Sores on his leg; doctors said he was incurable. One bottle Electric Bitters and "wolverine" drug store.

"New Facts About the Dakotas"

& St. Paul R'y regarding those growing states, whose wonderful crops the past

WHAT WE ARE ALL LOOKING FOR, THE ALMIGHTY

YOU CAN BUY THE MOST for a



OF ANY PLACE IN PAW PAW

J. D. HAMILTON, M. D.

J. H. WATERS & CO.

STEEL

We have a large assortment of

CUTLERY, In case he has to fight, Uncle Sam Including CARVERS and Table SILVERWARE

WHICH IT WILL PAY YOU TO INSPECT.

What Did You Say? Business is Quiet?

Well, my dear sir, has it ever entered your mind how to overcome this quiet time?

Just try a case or two of our SODA CRACKERS, just the thing for receptions.

Our JAXON LUNCH is just what you want for a nice break-

THREE X JAXON
THREE X WAFER
FANCY THREE X J.C.WAFER CRACKERS other Butt
Crackers.

THREE X PEARL THREE X STAR THREE XMALTESE CROSS

Coffee Sponge, Chocolate Coffee Cakes, English Coffee said day of hearing. 22t4025 | BENJ. F. HECKERT, Judge of Probate. Cakes, Lemon, Vanilla and Chocolate Wafers, Stanley Cakes (this is the kind of cake that kept the Stanley expedition from starving), and numberless other kinds that space prevents special

These goods in your store will increase your sales twenty per

Try us and we will guarantee perfect satisfaction.

Yours very truly,

JACKSON BRANCH U. S. BAKING CO., JACKSON, MICH.

WHAT MAKES A BEAUTIFUL

ELEHART, IND., July 1, 1891. DULLAM'S GREAT GERMAN MEDICINE Co.:

ALL KINDS OF

JOB WORK

DONE AT THIS OFFICE

FOR THE TOILET

ticle than Ayer's Hair Vigor-the most popular and economical hair-dressing in the market. It causes the hair to grow abundantly and retain the beauty and texture of youth; prevents baid-ness, heals troublesome humors of the scalp and keeps it clean, cool, and healthy. Both ladies and gentlemen everywhere prefer Ayer's Hair Vigor to any other dressing for the hair. Mrs. Moody,

E. Pitts-writes: "I Ask For ton, Me., have used Hair Vigor for some time, and it has worked wonders for me. I was troubled with dandruff and falling hair, so that I was rapidly becoming bald; but since using the Vigor, my head is perfectly clear of dandruff, the hair has ceased coming out, and I now have a good growth, of the same color as when I was a young woman. I can heartily recommend the use of Ayer's Hair Vigor to any one suffering from dandruff or loss of hair."

Ayer's Hair Vigor

ORDER OF PUBLICATION. -State of Michigan, in the Circuit Court for the County

ORDER FOR HEARING FINAL ACCOUNT.—State of Michigan, County of Van Buren—ss. Probate Court for said county.

At a session of the probate court for the county of Van Buren, holden at the probate office in the village of Paw Paw, on Thursday, the 14th day of January, in the year of our Lord one thousand eight hundred and ninety-two:

Present, Hon. Benjamin F. Heckert, Judge of Probate.

In the matter of the estate of Jane Gage Thomas C. Typer, administrator of said estate, comes into court and represents that he is now prepared to render his final account as such administrator,

and files the same. Thereupon it is ordered that Monday, the 15th day of February next, at 10 o'clock in the forenoon, be assigned for examining and allowing such account, and that the heirs at law of said deceased, and all other persons interested in said estate are required to appear at a session of said court, then to be holden at the probate office, in the village of Paw Paw, in said county, and show cause, if any there be, why the said account should not be allowed. And it is further ordered that said administrator give

notice to the persons interested in said estate of the pendency of said account, and the hearing thereof, by causing a copy of this order to be published in The True Northerner, a newspaper printed and cir-culating in said county, for three successive weeks at least previous to said day of hearing. 22t4o25] BENJ. F. HECKERT, Judge of Probate.

PROBATE ORDER, -State of Michigan-County of Van Buren - 88. Probate Court for

said county.
At a session of the probate court for the county of Van Buren, holden at the probate office in the vil-lage of Paw Paw, on Friday, the 15th day of January, in the year of our Lord one thousand eight hundred and ninety-two: Present, Hon. Benjamin F. Heckert, Judge of Probate.

In the matter of the estate of William A. Fea-

In the matter of the estate of William A. Feazell, deceased.

William Hay and Charles Furbs, administrators of said estate, come into Court and represent that they are now prepared to render their final account as such administrators, and file the same.

Thereupon it is ordered, That Monday, the 15th day of February, 1892, at ten o'clock in the forenoon be assigned for examining and allowing such account, and that the heirs at law of said deceased, and all other persons interested in said estate are required to appear at a session of said court, then to be holden at the probate office, in the village of Paw Paw, in said county, and show cause, if any there be, why the said account should not be allowed.

And it is further ordered, that said administrators give notice to the persons interested in said estate, of the pendency of said account, and the hearing thereof, by causing a copy of this order to be pubthereof, by causing a copy of this order to be published in the TRUE NORTHERNER, a newspaper printed and circulating in said county, for three successive weeks at least previous to said day of hearing. 2214025] BENJ. F. HECKERT, Judge of Probate.

PROBATE ORDER.—State of Michigan— County of Van Buren—ss.

At a session of the probate court for the county of Van Buren, holden at the probate office, in the vil-lage of Paw Paw, on Monday, the 18th day of January, in the year one thousand eight hundred and ninety-two:

Present: Hon. Benjamin F. Heckert, Judge of Probate.

In the matter of the estate of Mary A.

Hopping, deceased. Henry V. Hopping and Silas L. Hopping, execu-

still lead all other Butt'r Crackers.

CRACKERS Crackers.

Henry V. Hopping and Shas L. Hopping, executors of said estate, come into court and represent that they are now prepared to render their final account as such executors, and file the same.

Thereupon it is ordered that Monday, the 15th day of February, 1892, at ten o'clock in the forenoon, be assigned for examining and allowing such account, and that the heirs at law of said deceased, and all other persons interested in said estate, are required to appear at a session of said court, then to be holden at the probate office, in the village of Paw Paw, in said county, and show cause, if any there be, why the said secount should not be all allowed. And it is further ordered that said executors give notice to the persons interested in said just what will increase your trade.

your trade.

your trade.

Enablish Coffee

your trade.

your trade.

by the pendency of said account and the hearing thereof, by causing a copy of this order to be published in the TRUE NORTHERNER, a newspaper printed and circulating in said county of Van Buren for three successive weeks at least previous to

A DMINISTRATOR'S SALE. - In the matter of the estate of George F. Harrington,

An eccessed.

Notice is hereby given, that by virtue of a License granted to me by the Probate Court for the County of Van Buren, State of Michigan, I will sell at public vendue, to the highest bidder, at the front door of the court house, on the 25th day of February, eighteen hundred and ninety-two, at one o'clock in the afternoon, all the right, title and interest of the said George F. Harrington, in and to the following described real estate, to-wit: The e ¼ of n w ¼ sec 10, town 3 s, r 14 w; the n 14 acres of e ¼ of w ½ of n w ¼ sec 10, town 3 s, r 14 w; the n e ¼ of n e ¼ sec 32, town 2 s, r 14 w; the n e ¼ of n e ¼ sec 32, town 2 s, r 14 w; the n e ¼ of n e ¼ sec 32, town 2 s, r 14 w; the n e ¼ of n e ½ sec 32, town 2 s, r 14 w; the n 70 acres of n w ¼ sec 10, town 2 s, r 14 w; the n 70 acres of n w ¼ sec 10, town 2 s, r 15 w.

EDWARD J. HARRINGTON, 21t7027]

Administrator of said Deceased.

Dated Jan. 6th, 1892.

LEGAL NOTICES.

STANTON'S U. S. LAWYER'S DIARY AND BULE BOOK.

AND RULE BOOK.

500 to 700 already ordered for 1892.
Ready for delivery Dec. 1st, 1891.
Complete revision of the Federal, State and county court rules.

The terms and time for noticing cases for trial appears on each day page of diary.
Order at once if you would have your name printed with the bar of your county. Price \$2.50 delivered.

ELMER E. STANTON,
Law Books and Supplies, GRAND RAPIDS, MICH.

MORTGAGE SALE.—Default having been made in the conditions of a certain mortgage, bearing date the thirtieth day of September, A. D. 1885, executed by Alfred R. Rubert and Sarah Rubert, his wife, of Almena, Michigan, to John Watkins of Almena, Michigan, and mortgage having been recorded in the office of Register of Deeds of Van Buren county, Michigan, in Liber 34 of Mortgages, on page 561, on the second day of October, A. D. 1885, and on which mortgage there is claimed to be due and unpaid, at the date of this notice, the sum of one hundred and forty-eight dollars and seventy-five cents; also an attorney fee of twenty dollars provided for in said mortgage, and no suit or proceedings at law or in equity having been instituted to receiver the amount now due and unpaid. Now, therefore, notice is hereby given that by virtue of the power of sale contained in said mortgage, and in purs uance of the statute in such case made and provided, there will be sold at public auction, to the highest bidder, at the front door of the Court House, in the village of Paw Paw, Van Buren county, Michigan, (that being the place for holding the circuit court for said county), on Friday, the fifth day of February, A. D. 1892, at 2 o'clock p. m. of said day, the premises described in said mortgage, or so much thereof as may be necessary to satisfy the amount due and unpaid on said note and mortgage, with interest and costs, said premises being described as follows, to-wit: So much of the north-east quarter of the north-west quarter of section twenty-two |22|, in township two |2|, south of range thirteen [13] west, as lies on the west side of the center of the Spring Brook Road (so called), supposed to contain twenty-three acres of land, more or less, all in Van Buren county, Michigan.

Dated Nov. 5th, 1891.

12t13o24 JOHN WATKINS, Mortgagee.

M. U. Richardson, Att'y for Mortgagee.

of Van Buren, in Chancery.

ALICE JONES, Complainant,

Van.

JOHN W. JONES, Defendant.

Suit pending in the Circuit Court for the county of Van Buren, in Chancery, at Paw Paw, on the 18th day of January, A. D. 1892.

In this cause it appearing from affidavit on file that the defendant, John W. Jones, is not a resident of this state, but resides at Chicago, in the state of Illinois, on motion of Heckert & Chandler, Complainant's solicitors, it is ordered that the said defendant, John W. Jones, cause his appearance to be entered herein within four months from the date of this order, and in case of his appearance that he cause his answer to the complainant's bill of complainant on the field and a copy thereof to be served on said complainant and a copy thereof to be served on said complainant and a copy thereof to be served on this order; and that in default thereof, said bill to be taken as confessed by the said non-resident defendant.

And it is further ordered, that within twenty days the said complainant cause a notice of this order to be published in the True Northerner, a newswaper printed, published and circulating in said county, and that such publication be continued there at least once in each week for six weeks in succession, or that she cause a copy of this order to be personally served on zaid non-resident defendant, at least twenty days before the time above prescribed for his appearance.

GEO. M. BUCK, Circuit Judge.

HECKERT & CHANDLER,

GEO. M. BUCK, Circuit Judge.

Complainant's Solicitors.

Buren-county, Michigan, not be personally served on taid non-resident defendant, at least twenty days before the time above prescribed for his appearance.

GEO. M. BUCK, Circuit Judge.

HECKERT & CHANDLER,

Complainant's Solicitors.

CREE FOR HEARING FINAL ACCOUNT,—State of Michigan, County of Van Buren, holden at the probate office in the village of Paw Paw, Van Buren county, including the interest hereafter to accrue thereon, and the costs of forcelosure, together with the attention of the probate office in

A DMINISTRATOR'S SALE.— In the matter of the estate of Edward Foreman, deceased. Notice is hereby given that by virtue of a license granted to me by the Probate Court for the county of Van Buren, state of Michigan, I will self at public vendue, to the highest bidder, at the premises, on the 20th day of February, eighteen hundred and ninety-two, at one o'clock in the afternoon, all the right, title and interest of the said Edward Foreman, deceased, in and to the following described real estate, to-wit: South-west quarter (\(\frac{1}{2} \)) of the southeast quarter (\(\frac{1}{2} \)) of section twelve (12), in town No. three (3) south, of range thirteen (13) west, containing forty (40) acres of land, Van Buren county, state of Michigan.

W. H. GLIDDEN,

Administrator of said Deceased.

M. H. GLIDDEN
Administrator of said Decease

PROBATE ORDER.—State of Michigan—
County of Van Buren—ss.

At a session of the Probate Court for the county
of Van Buren, holden at the probate office, in the
village of Paw Paw, on Monday, the 4th day of
January, in the year one thousand eight hundred
and ninety-two.

Present, Benjamin F. Heckert, Judge of Probate.
In the matter of the estate of Garry W.
Hunt, deceased.

Hunt, deceased.

On reading and filing the petition, duly verified, of Addie E. Hunt, widow of said deceased, praying for reasons therein stated that administration of said estate may be granted to John Hunt, or some

estate may be granted to John Hunt, or some other suitable parson.

Thereupon it is ordered that Monday, the 1st day of February, 1892, at ten o'clock in the forenoon, be assigned for the hearing of said petition, and all persons interested in said estate are required to appear at a session of said court, then to be holden at the probate office, in the village of Paw Paw, and show cause, if any there be, why the prayer of the petitioner should not be granted.

And it is further ordered that said petitioner gives

be granted.

And it is further ordered that said petitioner give notice to the persons interested in said estate of the pendeucy of said petition, and the hearing thereof, by causing a copy of this order to be published in the Trae Northerner, a newspaper printed and circulating in said county of Van Buren, for three successive weeks at least previous to said day of hearing. hearing. 20t4023; BENJ. F. HECKERT, Judge of Probate.

PROBATE ORDER.- State of Michigan—
County of Van Buren.—ss.

At a session of the probate court for the county
of Van Buren, holden at the probate office, in the
village of Paw Paw, on Tuesday, the 26th day of
January, in the year one thousand eight hundred:
and ninety-two:
Present: Hon. Benjamin F. Heckert, Judge of
Probate.

ORDER FOR HEARING CLAIMS.

Notice is hereby given that, by an order of the probate court for the county of Van Buren, made on the 18th day of January, A.D. 1892, six months from that date were allowed for creditors to present their claims against the estate of William H. Kline, late of said county, deceased, and that all creditors of said deceased are required to present their claims to said probate court, at the probate office in the village of Paw Paw, for examination and allowance, on or before the 25th day of July next, and that such claims will be heard before said court on Monday, the 25th day of April, and on Monday, the 25th day of July next, at ten o'clock in the forenoon of each of those days.

Dated Jan. 18th, A. D. 1892.

22t5026 BENJ. F. HECKERT, Judge of Probate.

A DMINISTRATOR'S SALE.—In the Matter of the estate of Daniel W. Abrams, deceased.

On reading and filing the petition, duly verified, on reading and filing the petition, deceased, praying for reasons therein set forth that administration of said estate may be granted to the said petition of said estate may be granted to the said petition of said estate and said petition of said estate, are required to appear at a session of said court, then to be holden at the probate office in the villa hearing. 28t4o26] BENJ. F. HECKERT, Judge of Probate.